Attorney Docket No.: 023-0029

## **DECLARATION AND POWER OF ATTORNEY**

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below adjacent to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter that is claimed and for which a patent is sought by way of the application entitled

## NAND MEMORY ARRAY INCORPORATING MULTIPLE SERIES SELECTION DEVICES AND METHOD FOR OPERATION OF SAME

was filed on	which (check)			minary Amendment attached he		
I acknowledge the duty to disclose information, which is material to patentability as defined in Title 3 Code of Federal Regulations, § 1.56.  I hereby claim foreign priority benefits under Title 35, United States Code, § 119(a)-(d) or § 365(b) any foreign application(s) for patent or inventor's certificate or under § 365(a) of any PCT internation application(s) designating at least one country other than the United States of America, listed below are have also identified below any foreign application(s) for patent or inventor's certificate or any PC international application(s) designating at least one country other than the United States of America file by me on the same subject matter having a filing date before that of the application(s) of which priori is claimed:  Prior Foreign Application(s)  Priority Claimed			and was amended on	as Application Serial N (if applicab)	o. le).	
Code of Federal Regulations, § 1.56.  I hereby claim foreign priority benefits under Title 35, United States Code, § 119(a)-(d) or § 365(b) of any foreign application(s) for patent or inventor's certificate or under § 365(a) of any PCT internation application(s) designating at least one country other than the United States of America, listed below are have also identified below any foreign application(s) for patent or inventor's certificate or any PC international application(s) designating at least one country other than the United States of America file by me on the same subject matter having a filing date before that of the application(s) of which priori is claimed:  Prior Foreign Application(s)  Priority Claimed					identified a	application,
any foreign application(s) for patent or inventor's certificate or under § 365(a) of any PCT internation application(s) designating at least one country other than the United States of America, listed below are have also identified below any foreign application(s) for patent or inventor's certificate or any PC international application(s) designating at least one country other than the United States of America file by me on the same subject matter having a filing date before that of the application(s) of which priorise claimed:  Prior Foreign Application(s)  Priority Claimed				which is material to patentability	as defined	in Title 37,
	any foreign application(s) of have also iden international ap by me on the sa	olicat lesign tified oplica	ion(s) for patent or inventor' nating at least one country of below any foreign applica tion(s) designating at least or	s certificate or under § 365(a) of her than the United States of Am- tion(s) for patent or inventor's ne country other than the United	any PCT in herica, listed certificate of States of Ar	nternational below and or any PCT nerica filed
Number Country Day/Month/Year Filed Yes No			Prior Foreign Applica	tion(s)	Priority	Claimed
	Numb	er	Country	Day/Month/Year Filed	Yes	No
None	None					

I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and to transact all business in the United States Patent and Trademark Office connected therewith:

Mark Zagorin (36,067); Andrew C. Graham (36,531); David W. O'Brien (40,107); Nicole Teitler Cave (54,021); Steven R. Gilliam (51,734); Edward J. Marshall (45,395); and Liza K. Toth (31,065).

I declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like are punishable by fine or imprisonment, or both, under Title 18, United States Code, § 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Attorney Docket No.: 023-0029

Please direct all correspondence concerning this application to:

## USPTO Customer Number

## 22120

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